NYSCEF DOC. NO. 1

INDEX NO. 813916/2019

RECEIVED NYSCEF: 10/23/2019

STATE OF NEW YORK

SUPREME COURT: COUNTY OF ERIE

LG 28 DOE

Plaintiff,

vs. SUMMONS

NORBERT F. ORSOLITS 11540 Bolton Road Springville, New York 14141

THE DIOCESE OF BUFFALO, N.Y. 795 Main Street Buffalo, New York 14203

ST. JOHN GUALBERT CHURCH AND DIOCESAN SHRINE 83 Gualbert Avenue Cheektowaga, New York 14211

Defendants.

TO THE ABOVE NAMED DEFENDANTS:

YOU ARE HEREBY SUMMONED to answer the Complaint in this action and to serve a copy of your answer, or, if the Complaint is not served with this Summons, to serve a notice of appearance, on the Plaintiff's Attorneys within TWENTY (20) DAYS after the service of this Summons, exclusive of the day of service (or within THIRTY (30) DAYS after the service is complete if this Summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the Complaint.

Erie County is designated as the place of trial on the basis on the Defendants' place of business located in Buffalo, New York.

DATED:

Buffalo, New York October 22, 2019

LIPSITZ GREEN SCIME CAMBRIA LLP

By:

RICHARD P. WEISBECK, JR., ESO

CHRISTINA M. CROGLIO, ESQ.

Attorneys for Plaintiff

42 Delaware Avenue, Suite 120 Buffalo, New York 14202-3924

(716) 849-1333

[RPW: #66531.0001]

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LAURA A. AHEARN, ESQ., PLLC Attorneys for Plaintiff 3075 Veterans Memorial Highway, Suite 200 Ronkonkoma, New York 11779 (631) 942-1078

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STATE OF NEW YORK SUPREME COURT : COUNTY OF ERIE

LG 28 DOE

Plaintiff.

COMPLAINT

VS.

Index No.:

NORBERT F. ORSOLITS, THE DIOCESE OF BUFFALO, N.Y., and ST. JOHN GUALBERT CHURCH AND DIOCESAN SHRINE.

Defendants.

Plaintiff, above named, by his attorneys, LIPSITZ GREEN SCIME CAMBRIA LLP, for his Complaint against Defendants, alleges:

AS AND FOR A FIRST CAUSE OF ACTION AGAINST DEFENDANTS, ABOVE NAMED, HEREIN, PLAINTIFF, LG 28 DOE, ALLEGES AS FOLLOWS:

- 1. Plaintiff, LG 28 DOE, is a resident of the State of Florida.
- 2. This action is commenced pursuant to the provisions of the Child Victims Act.
- 3. At the time of the incidents set forth herein, Plaintiff, LG 28 DOE, (hereinafter referred to as "THE CHILD") was an infant having been born in 1958.
- 4. Upon information and belief, at all times herein mentioned, Defendant, THE DIOCESE OF BUFFALO, N.Y., was and still is a domestic not-for-profit corporation duly organized and existing under and by virtue of the laws of the State of New York and maintains an office for the transaction of business located within the County of Erie and State of New York.
- 5. Upon information and belief, at all times herein mentioned, Defendant, ST.

 JOHN GUALBERT CHURCH AND DIOCESAN SHRINE, was and still is a not-for-profit religious organization duly organized and existing under and by virtue of the laws of the

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State of New York, operating by and through Defendant, THE DIOCESE OF BUFFALO. N.Y., and maintains an office for the transaction of business located at 83 Gualbert Avenue, Cheektowaga, New York 14211.

- Defendants THE DIOCESE OF BUFFALO and ST. JOHN GUALBERT 6. CHURCH AND DIOCESAN SHRINE, are hereinafter collectively referred to as "THE ROMAN CATHOLIC CHURCH."
- 7. Upon information and belief, Defendant, NORBERT F. ORSOLITS (hereinafter referred to as "THE CHILD MOLESTER") resides in the Village of Springville and State of New York.
- 8. Upon information and belief, at all times herein mentioned, THE CHILD MOLESTER was hired and employed by THE ROMAN CATHOLIC CHURCH and THE ROMAN CATHOLIC CHURCH conferred upon THE CHILD MOLESTER the religious title "Father."
- Upon information and belief, at all times herein mentioned, the CHILD MOLESTER was assigned to ST. JOHN GUALBERT CHURCH AND DIOCESAN SHRINE as a priest by Defendant, THE DIOCESE OF BUFFALO, N.Y., and was acting as their agent, employee or representative.
- 10. Upon information and belief, at all times herein mentioned, THE CHILD MOLESTER was under the direction, supervision and control of Defendant, THE ROMAN CATHOLIC CHURCH.
- 11. Beginning on or about the 1st day of January 1971, and continuing through sometime in 1972, the CHILD MOLESTER sexually assaulted and committed battery upon THE CHILD at a parish rectory and other locations and said assault and battery constituted sexual offenses as defined in Article 130 of the Penal Law.
- 12. The sexual crimes by THE CHILD MOLESTER herein were willful, malicious and intentional and resulted in injury to THE CHILD.

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13. As a direct result of conduct by THE CHILD MOLESTER as described

herein, THE CHILD, has suffered, and continues to suffer great physical and emotional

pain of mind and body, shock, emotional distress, physical manifestations of emotional

distress, flashbacks, embarrassment, loss of self-esteem, disgrace, humiliation, and

loss of enjoyment of life, was prevented and will continue to be prevented from

performing daily activities and obtaining full enjoyment of life, and has incurred and will

continue to incur expenses for medical psychological treatment, therapy and

counseling.

14. This action falls within one or more of the exceptions set forth in CPLR

§1602.

15. As a result of the foregoing, THE CHILD, has sustained general and special

damages in an amount which exceeds the jurisdictional limits of all lower courts which

would otherwise have jurisdiction.

16. As a result of the foregoing, THE CHILD, claims punitive damages in an

amount which exceeds the jurisdictional limits of all lower courts which would otherwise

have jurisdiction.

AS AND FOR A SECOND CAUSE OF ACTION AGAINST DEFENDANT, THE ROMAN CATHOLIC CHURCH, HEREIN:

17. Plaintiff repeats, reiterates and re-alleges each and every allegation

contained in paragraphs "1" through "16" of this Complaint with the same force and effect

as if fully set forth herein.

18. Upon information and belief, Defendant, THE ROMAN CATHOLIC

CHURCH, trained, hired, selected and approved THE CHILD MOLESTER as a priest at

ST. JOHN GUALBERT CHURCH AND DIOCESAN SHRINE, placing him in a position with

authority and power over THE CHILD.

19. Defendant, THE ROMAN CATHOLIC CHURCH, knew or reasonably

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should have known of the propensities of THE CHILD MOLESTER to commit acts of sexual assault, battery, rape and other sexual crimes against THE CHILD and other

children.

20. Upon information and belief, prior to the incident set forth herein,

Defendant, THE ROMAN CATHOLIC CHURCH, was aware and was otherwise on

actual notice that a number of its employees working as priests, were sexually abusing

and/or sexually assaulting and/or molesting and/or raping children.

21. Defendant, THE ROMAN CATHOLIC CHURCH, failed to warn and/or

disclose to THE CHILD and/or the parents of THE CHILD of the danger THE CHILD

MOLESTER posed to THE CHILD.

22. Defendant, THE ROMAN CATHOLIC CHURCH, failed to warn and/or

disclose to THE CHILD and/or the parents of THE CHILD of the danger its

employee/priests posed to THE CHILD and other children.

23. Upon information and belief, the aforesaid incidents and resultant

injury and damages to THE CHILD were caused as a result of the negligence.

carelessness and recklessness of Defendant, THE ROMAN CATHOLIC CHURCH,

in the training, hiring, selecting and assignment of THE CHILD MOLESTER.

24. The acts and/or omissions of Defendant, THE ROMAN CATHOLIC

CHURCH, constitute reckless disregard for the safety of THE CHILD and other children.

25. As a result of the foregoing, THE CHILD has sustained general and

special damages in an amount which exceeds the jurisdictional limits of all lower courts

which would otherwise have jurisdiction.

AS AND FOR A THIRD CAUSE OF ACTION AGAINST DEFENDANT, THE ROMAN CATHOLIC CHURCH, HEREIN:

26. Plaintiff repeats, reiterates and re-alleges each and every allegation

contained in paragraphs "1" through "25" of this Complaint with the same force and effect

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as if fully set forth herein.

27. Upon information and belief, the aforesaid incidents and resultant injury to

THE CHILD, were caused as a result of the negligence, carelessness and recklessness

of Defendant, THE ROMAN CATHOLIC CHURCH, in the retaining of THE CHILD

MOLESTER.

28. The acts and/or omissions of Defendant, THE ROMAN CATHOLIC

CHURCH, constitute reckless disregard for the safety of THE CHILD and other children.

29. As a result of the foregoing, THE CHILD has sustained general and

special damages in an amount which exceeds the jurisdictional limits of all lower courts

which would otherwise have jurisdiction.

AS AND FOR A FOURTH CAUSE OF ACTION AGAINST DEFENDANT, THE ROMAN CATHOLIC CHURCH, HEREIN:

30. Plaintiff repeats, reiterates and re-alleges each and every allegation

contained in paragraphs "1" through "29" of this Complaint with the same force and effect

as if fully set forth herein.

31. Upon information and belief, the aforesaid incidents and resultant injury to

THE CHILD, were caused as a result of the negligence, carelessness and recklessness

of Defendant, THE ROMAN CATHOLIC CHURCH, in supervising THE CHILD

MOLESTER.

32. The acts and/or omissions of Defendant, THE ROMAN CATHOLIC

CHURCH, constitute reckless disregard for the safety of THE CHILD and other children.

33. As a result of the foregoing, THE CHILD has sustained general and

special damages in an amount which exceeds the jurisdictional limits of all lower courts

which would otherwise have jurisdiction.

WHEREFORE, Plaintiff demands judgment against Defendants, either jointly or

severally, in the First, Second, Third and Fourth Causes of Action in an amount which

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proper, together with the costs and disbursements of the action.

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exceeds the jurisdictional limits of all lower courts which would otherwise have jurisdiction, and for such other, further or different relief as the Court may deem just and

DATED: Buffalo, New York

October 22, 2019

LIPSITZ GREEN SCIME CAMBRIA LLP

1: <u>KA</u>

RICHARD P. WEISBECK, JR., ESQ. CHRISTINA M. CROGLIO, #SQ.

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